

IN THE COURT OF APPEALS OF TENNESSEE
AT JACKSON

LAURA STOHL HALKIADES v. DAVID ALLAN HALKIADES, ET AL.

**Chancery Court for Shelby County
No. CH-03-0743-3**

No. W2004-00226-COA-R3-CV - Filed March 18, 2005

ORDER

The appellant, David Allan Halkiades, has filed a "Petition for Rehearing and for Clarification" and the appellee, Laura Stohl Halkiades, has filed a response.

After due consideration, the petition for rehearing is denied. The opinion and judgment of this Court, filed December 29, 2004, are amended as follows:

Amounts paid by Dr. Halkiades to Ms. Stohl shall be credited as follows:

1. \$12,500 to the award of past-due alimony.
2. The remainder shall be credited on a pro-rata basis to the award for dissipation of marital assets, the award of transitional alimony, the award for one-half of marital debt, the award of attorney's fees.

Costs are taxed to David Allan Halkiades, and his surety.

DAVID R. FARMER, JUDGE

W. FRANK CRAWFORD,
PRESIDING JUDGE, WESTERN SECTION

ALAN E. HIGHERS, JUDGE